

DOCKET NO: 273258US2PCT

IN THE UNITED STATES PATENT & TRADEMARK OFFICE

IN RE APPLICATION OF

:

HARUHIKO HIEDA ET AL

: EXAMINER: STEPHEN E. JONES

SERIAL NO: 10/537,416

:

FILED: JUNE 2, 2005

: GROUP ART UNIT: 2817

FOR: CONNECTION STRUCTURE FOR
COAXIAL CONNECTOR AND
MULTILAYER SUBSTRATE

:

PETITION TO WITHDRAW HOLDING OF ABANDONMENT
BASED ON FAILURE TO RECEIVE NOTICE OF ALLOWANCE

COMMISSIONER FOR PATENTS
ALEXANDRIA, VIRGINIA 22313

SIR:

Responsive to the US PTO Notice of Abandonment dated January 8, 2008,
Applicants, through counsel of record, respectfully request that the holding of abandonment
for the above-identified application be withdrawn due to the fact that the "e-notification"
containing the Notice of Allowance was not sent. The facts concerning this matter are as
follows:

Applicant's Representative is a participant in the Office's Beta E-Notification
program, wherein Applicant's Representative receives a once daily e-mail notification of all
applications in which outgoing PTO correspondence has been issued. In the instant
application, upon receipt of the Notice of Abandonment, Applicant's representative checked
their relevant records and Private PAIR. Applicant's representative also spoke with Tony
Uranga, Program Analyst with SIRA, who confirmed that the e-notification for this notice of
allowance was not sent. Mr. Uranga further indicated that the e-notifications of 8/28/2007

Application No. 10/537,416
Inventors: Haruhiko HIEDA et al
Petition to Withdraw Holding of Abandonment Based
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and 8/29/2007 were not triggered by the Notice of Allowance (which was not uploaded into the Image File Wrapper until 5:23 p.m. on August 30, 2007), but rather by the Miscellaneous Action of August 28, 2007. In addition, he confirmed that a reminder post card was not sent for the Notice of Allowance.

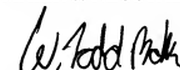
Further, Applicant's representative confirms that they had no other knowledge of this Notice of Allowance via any other means, nor did they receive a paper copy of the Notice of Allowance via regular mail.

In light of the foregoing, it is requested that the holding of abandonment be withdrawn and a new Notice of Allowance be issued.

The undersigned petitioner declares further that all statements made herein of his own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Respectfully submitted,

OBLON, SPIVAK, McCLELLAND,
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